

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

In re

CITY OF DETROIT, MICHIGAN,

Debtor.

No. 13-53846

Chapter 9

HON. STEVEN W. RHODES

ATTACHMENT

**APPELLEE STATE OF MICHIGAN'S DESIGNATION OF ITEMS
TO BE INCLUDED IN THE RECORD ON APPEAL**

Design- ation	Docket #	Filing Date	Description
3.	12	7/18/2013	Declaration of Gaurav Malhotra in Support of City of Detroit, Michigan's Statement of Qualifications Pursuant to Section 109(c) of the Bankruptcy Code

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN

In re:

CITY OF DETROIT, MICHIGAN

Case No. 13-53846

Chapter 9

Hon. STEVEN W. RHODES

Debtor ____/

OBJECTION TO ELIGIBILITY OF CITY OF DETROIT FOR CHAPTER 9
FILED BY MICHIGAN AUTO RECOVERY, INC.

Michigan Auto Recovery, Inc. comes by its Counsel, KURT THORNBLADH P25858, and for its Objection to Eligibility of the City of Detroit for Chapter 9 says as follows:

1. The City of Detroit filed a petition for relief under Chapter 9 of the U.S. Bankruptcy Court on July 18, 2013.
2. Michigan Auto Recovery Service, Inc. is a creditor of the City of Detroit, Michigan and has a claim for over \$300,000 for towing services performed for the City.
3. Michigan Auto Recovery, Inc. was not given a fair opportunity to negotiate its claim prior to the filing of Chapter 9 by the City of Detroit.
4. Michigan Auto Recovery Service, Inc. challenges the eligibility of the City of Detroit for Chapter 9 pursuant to 11 USC § 108(c)(5)(B).
5. There are 27 contract towers for the City of Detroit, and on information and belief, the City of Detroit has failed to negotiate in good faith with the towers prior to filing this case.

Wherefore Michigan Auto Recovery Service, Inc prays the Court will dismiss the Bankruptcy of The City of Detroit, Michigan.

FOR MICHIGAN AUTO RECOVERY SERVICE,
Inc.

By: __/s/ kurt thornbladh____

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Dated: August 19, 2013



UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN

In re:

CITY OF DETROIT, MICHIGAN

Case No. 13-53846

Chapter 9

Hon. STEVEN W. RHODES

Debtor ____/

CERTIFICATE OF SERVICE

Kurt Thornbladh certifies and says that on August 19, 2013 he served copies of Objection to Eligibility of the City of Detroit, Michigan to file Chapter 9 as follows:

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2. And the parties to the attached matrix provided by the Clerk of the U.S. Bankruptcy Court were served by First Class U.S. Mail.

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Detroit, MI 48223-2322

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9203 Littlefield
Detroit, MI 48228-2591

William Hickey
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William Curtis Walton
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William D. Ford
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William J. Howard
17814 Charest
Detroit, MI 48212-1082

Zelma Kinchloe
439 Henry St
Detroit, MI 48201-2609

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(u)Center for Community Justice and Advocacy

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(u)Detroit Fire Fighters Association, I.A.F.F

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(u)Detroit Police Lieutenants and Sergeants A

(u)Detroit Police Officers Association

(u)Deutsche Bank Securities Inc.

(u)Dexia Credit Local	(u)Dexia Holdings, Inc.	(u)Downtown Development Authority
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(u)P.P.T.A., Inc., or Harold Hoyt	(u)Schneiderman and Sherman, P.C.	(u)Service Employees International Union, Loc
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(d)Iron Mountain Information Management, LLC 745 Atlantic Avenue Boston, MA 02111-2735	(d)Michigan Auto Recovery Service, Inc. 8850 Southfield Detroit MI 48228-1976	(u)Michigan Community Action Agency Associati
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(u)Gary Segatti	(u)Gerald Rosen	(u)Heidi Peterson
(u)James Herbert	(u)John Denis	(u)Johnnie R. Carr 11310 Mansfield
(u)Judith West	(u)Karl E. Shaw	(u)Keetha R. Kittrell 22431 Tireman
(u)Lou Ann Pelletier	(u)Mary Washington	(u)Mary Whitson
(u)Michael Wells	(u)Michael J. Abbott	(u)Mignon Lott

(d)Nathaniel Brent
538 South Livernois
Detroit, MI 48209-3031

(u)Shirley Tollivel

(u)Sylvester Davis

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Mailable recipients 163
Bypassed recipients 75
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